

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C.

May 28, 1959 To: FBI, Chicago (145-25) Re: GROVE PRESS AND EVERGREEN BOOKS, John Edgar Hoover, Director PUBLISHED BY BARNEY ROSSET. GROVE PRESS, INCORPORATED, 795 BROADWAY, NEW YORK, NEW YORK TTOM FBI File No. **REC-95** Examination requested by: Chicago References Letter 4/30/59 Examination requested: Document 79/17/4/ Request received 5/4/59 Opinion whether "Lady Chatterley's Lover" by D. H. LAWRENCE, in an unexpurgated edition, is obscene. Remarks: The Bureau's files disclose that copies of the book entitled "Lady Chatterley's Lover" by D. H. LAWRENCE have previously been forwarded to the Laboratory. However, no record was found where the Department of Justice has rendered en opinion as to whether this book would be considered obscene. - Room 5718 (sent direct) Page 1 (continued on next page) भ ३३ भा अन Deleted Copy Sant And Ch by Letter

Tolson . Belmont DeLoach CWB; baw Law MAILED 10 McGuire. Mohr MAY 2 8 1950 Parsons Rosen . COMMIFBI Tamm Trotter. W.C. Sullival Tele. Room Holloman TELETYPE UNIT

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It would be desirable to have a copy of this book that was published in an unexpurgated edition by Grove Press and Evergreen Books by BARNEY ROSSETT, Grove Press, Incorporated, 795 Broadway, New York, New York, in the event, this book can be discretely obtained without disclosing the Bureau's interest in this highly controversal book.

A Jaboratory report is not being submitted.

Page 2 D-306625 AV Recorded 5/8/59 cob

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet

NO LAB FILE

Re: GROVE PRESS AND EVERGREEN BOOKS, PUBLISHED BY BARNEY ROSSET, GROVE PRESS, INCORPORATED, 795 BROADWAY, NEW YORK, NEW YORK MATERIAL ITOM

File: 145-173)-Lab. # D-306625 AV

Examination requested by: FBI, Chicago (11,5-25)

4/30/59

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Examination requested:

Doc.

Date received: 5/4/59 Examination by:

Result of Examination:

1. Copies & Lady Chatterley's Lover " by D.H. Lawrence sub in 71-1375-6009, 145-431 962/40 +145-1484 9433.

2. no record found that opinion by Dept of Justice Kenderch Concerning Obscenity 3. Obtain recent edition for Joh

Specimens submitted for examination

Request: Opinion whither "Lady Chatterley's Lover" by D.H. Lawrence, in an wrexpurgated edition, is obseine.

> CMB: eraus Lab wat. 5/28/59

te Memorandum UNITED STATES GOVERNMENT

: DIRECTOR, FBI TO

4/30/59 DATE:

CHICAGO (145-25)

Attn: FBI LABORATORY

306625

SUBJECT: GROVE PRESA AND EVERGREEN BOOKS, PUBLYSHED BY BARNEY ROSSET, GROVE PRESS, INCORPORATED,

795 BROADWAY, NEW YORK, NEW YORK INTERSTATE TRANSPORTATION OF

OBSCENE MATTER

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On April 20, 1959 Division, advised SA ARTHUR F. NEHRBASS that the book, "Lady Chatterley's Lover," by D. H. LAWRENCE was being published in an unexpurgated edition by Grove Press and Evergreen Books by BARNEY ROSSET, Grove Press, Incorporated, 795 Broadway, New York, New York.

The Laboratory is requested to advise the Chicago Division whether "Lady Chatterley's Lover", by D. H. LAWRENCE, in an unexpurgated edition, is at the present time considered obscene and whether the Laboratory desires the Chicago Division to obtain a copy or copies of this book.

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24Bureau 1-Chicago

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AFN: cjg (3)

Lady Chatterley' Is Termed Obscene by Post Office Aides

Staff Reporter

before the reader almost con officer of the Post Office who uses Anglo-Saxon four letter

counsel of the Fraud and Mall purgated and Junexpurgated sis of its earlier banning, its ability Division, and Saul J versions and stated that while new preface and introduction Mindel; chief on the Mailabil the abridged version might would disabuse him before he

tis own brief that the novel's might not find in the Ladies thus contribute to his moral distribution here would con Home Journal.

charged yesterday that sex is Charles D. Ablard Judicial the sex act; and frequently tinuously? from the beginning must render a decision as to words. The publisher replied to the end of D. H. Law rence's novel. X-Lady Chat the novel's mallability in the that of the novel's 407 pages terley's Lover.

| August 200 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 10

By Wendell Bradley stitute a significant contribut The Post Office complained tion to American culture? that the novel provides enor-The Post Office Department The briefs were filed with mously detailed description of terley's Lover.

Not only that, but the in is appealable in the courts.

This decision only 38 describe sexual activity of the sex acts described by Lady Chatterley in an unexpurgated version of the Post Office considers the Department argued in the English novel which significant.

seeking to ban the book from Lawrence wrote in 1928.

The malls The crescendo is The publisher relied on such Rembar; Morton E. Yohalem reached according to its brief, eminent men of letters as and Sigmund Timberg, sugon page 297 of the novel.

Archibald MacLeish and Mal. gested that if the salaciously
The brief, written by Rich colm. Cowley as a minded reader were to apard S. Farr, assistant general MacLeish compared the ex-

ity Section, states that the possibly, be considered ob wasted too much time reading book, taken as a whole, is an scene, the complete version it.

Or more happily, they said. Grove Press, Inc. of New Cowley said he found noth these might induce him to York, the publisher replied in ing in Lady Chatterley he read the book; as a whole and and emotional rehabilitation

DeLoach _ McGuire _ Mohr -Parsons. Bosen __ Tamm Trotter. W.C. Sullivan. Tele. Room _ Holloman -Gandy .

Tolson . Belmont -

The Washington Post a Times Herald The Washington Daily News, The Evening Star. New York Herald Tribune,

New York Journal-American .. New York Mirror ...

New York Daily News -New York Post ...

The New York Times ...

The Worker

The New Leader The Wall Street Journal

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L have read with astonishment of the selzure of a copy of the unexpurgated edition of D. H. Lawrence's Lody Chatthorities in an attempt to make a test case of this book's frank—but indeed no longer star-

The Executive Committee of the American Center, P. E. N., an international organization of writers dedicated to defend, among other things, the freedom of literature, wishes to protest at this new move toward literary censorship on the American scene.

tling-treatment of adult love.

A substantial precedent was established by the courts as long ago as 1933 when they recognized that Joyce's Ulysses could in no manner corrupt the morals of the young. Since Ulysses, and since Lady Chatterley, which was first published in 1923, we have had such works as By Love Possessed, the novels of O'Hara and Caldwell and Mailer—not to speak of Peyton Place, Lolita, and also such widely disseminated nonfictional documents as the Kinsey Report—which far surpass in realism the frankness of D. H. Lawrence.

I do not for a moment advocate action against these books: I am opposed to all book-banning. But I mention them to suggest that our civil servants seem to be rather considerably behind in their reading, and are compounding an ambiguity rather than clarifying an issue. The truth is that literary criticism can never be a function of government; that we cannot entrust to any department of government, however enlightened, the judgment of what is and is not good reading for young and old alike.

Only a few months ago, the American P. E. N. was among the first to protest against Russia's attempted suppression of Boris Pasternak's Doctor Zhivago. This summer we are sending delegates to the P. E. N. Congress in West Germany and there we will congratulate German writers on their emergence into freedom from the book-burnings of the Nazis.

But any remarks that we read make will come, with ill grace from us if it is known that a novel such as Lady Chatterley's Lover, which the world recognizes as literature, is being treated in the United States as if it were mere pornography. LEON EDEL, President, American Center, P.E.N.

(The author is a Professor of English at New York University and an authority on Henry James, whose biography he is completing-)

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OGrove Press INC.

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Times Herold
The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date NAY 17-1959

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s.t

Mr. Tolson
Mr. Belmon
Mr. DeLoreit
Mr. McGuire
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Trotter
Mr. W.C. Sullivan
Tele. Room
Mr. Holloman
Miss Gandy

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CLADY CHATTERLEY)

NEW YORK--THE PUBLISHER AND A DISTRIBUTOR OF THE UNEXPURGATED COURTS WILL OVERTHROW THE OBSCENITY RULING OF POSTMASTER GENERAL SUMMER-FIELD AND PERMIT THE 31-YEAR-OLD NOVEL TO BE SENT THROUGH THE MAILS.

FERING WITH MAILING OF THE BOOK, IS ALREADY ON FILE IN FEDERAL COURT WHICH SELKS TO DISTRIBUTE THE PUBLISHER, AND THE READERS. SUBSCRIPTION, WOULD BE TAKEN TO LIBERATE LADY CHATTERLEY'S LOVER' FROM THIS.

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1/45-1731-A-NOT RECORDED 176 JUL 21 1959



# 24 Parcels of Lady Chatterley

=By Max Lerner ===

Next Thursday, May 14, there will be a hearing in a room at the new Post Office in Washington, to decide whether 24 parcels of "Lady Chatterley's Lover" will be released or held as unmailable which would mean ending the distribution of the book. The letter to the Grove Press from Richard S. Farr, of the Fraud Mailability Division of the Post Office, "alleges and avers" that "the said book" is obscene, level, lassivious, indecent and filtry in content and character," and that "the dominant effect of the book appeals to prurient interest."

Well, the issue is finally joined. Ever since Lawrence finished Lady Chatterley in 1927, no one has dared publish the complete (or third) version in England or the U. S., and no one has had the courage to put it to a court test. Lawrence battled with the censors—the guardians of "the dirty little secret," as he called them—during his lifetime. But in the intervening 30 years, the book has become one of the classics of the literature of love and the love act.

In those 30 years, surely, we should have learned something

NEM LORK FOST, SUNDAY, MAY 10, 1959 M7

The Ohlo yielt now was over and we drove to the alroot, the governor sitting next to the liter-chauffeur. "See you at Toots Shor's "said Disaile, "it this Legislature ever gets finished." And then he drove back to the Statebouse for the night's work.

My wife was to iteave on an earlier plane, and DiSalle had his chauseur take her to the airport. "A good driver," he said. "He's sin prisoners at the Executive Man. zion are all prisoners serving life sentences. "I'm against capital zion are all prisoners serving life sentences. "I'm against capital punishment," he said. "What better way to prove it than by bying in a house with convicted munderers."

During dinner he spoke of his early schooling, and of his affected only affect the studies. One student hossied to him about his A-arcrage, and Disaile said he could do mytime his wanted. They made a bet-one banara-split, At the next marking period young Milke collected his bet; he'd scored straicht A's.

ballparks, and three honorary degrees.

It seemed strange, seeing him walk beneath the vaulted donne time that Medice Lincoln's body, once rested, in state, this son of Italian time that Medice Lines of the Foreston's body, once rested, in state, this son of Italian was born in N. X. And now both time that Medice that Medice here the mass born in N. X. And now both a Tudor estate where here entertained the Executive Mansion and told some of them. It you're thinking of moving in someday—the rent is high; you pay it in blood."

To preak the pileup of legislation, Disable rowed not to step.

Ioot outside of Columbus until the Legislature ends its session.

He's worked in his office for 118 consecutive days and nights, inclinating Sundays. He's therefore intesed one Kentucky Decky, the changing Sundays. He's therefore intesed one Kentucky Decky, the changing Sundays. He's therefore interest and Cincinnati's ballowing outside the Colorest and Cincinnati's ballowing and three honorary decrees.

He foon returned and saw us studying the portraits of his predecessors—William McKinley, Rutherford B. Hayes, James M. Cox, Salmon P. Chase. "It doesn't pay to try to move up from this and McKinley, who were killed, and Grant and Histories, who weight have were killed, and Grant and Histories, who weight the looked alminer; and said "It don't know. It five do not weight," He looked alminer; and said "It don't know. It five foot any most in a sound meavier. It can telefit to may back."

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Trotter
W.C. Sullivan
Tele. Room
Holloman

The Lady's Not for Banning

In the best tradition of Anthony Comstock, the Post Office Department has seized 24 cartons containing copies of Lady Chatterley's Lover, impound ing them in New York. However, the action is not in the best tradition of a free society. To begin with, the Post Office held up the shipment of D. H. Lawrence's famous novel pending a decision whether the unexpurgated version is mailable under Federal obscenity laws. This seems to be a clear case of prior restraint, a form of censorship especially odious: If it is felt that a question of obscenity is involved, the Department by all means should file a complaint and provide a hearing and not curtail free expression first while the Department's students of salacity examine what went on between the lady and the gamekeeper.

But more than that, a grave legal question exists as to whether the Post Office is vested with the power to administrate Federal obscenity statutes. Title 18, Section 1461 of the United States criminal code contains no such explicit authorization. The Post Office in the past has proven a notoriously inept censor (not long ago Aristophanes Lysistrata ran afoul of the postal authorities), and it would be far less dangerous if the obscenity laws were enforced by Federal attorneys, in the same way as other Federal criminal offenses.

There is a particularly ugly aspect to the Department's overzealous action. According to A. J. Russell, advertising manager of The New Yorker, his publication was informally warned that if it accepted a book club advertisement for the Lawrence novel, the magazine might not be accepted for mailing. If Mr. Russell understood the warning correctly, the Department's effrontery is in-

deed colossal. No legal finding has been made on whether the Lady is obscene—although Grove Press, the publisher, has said it would welcome a test. Thus the Post Office not only has blocked the distribution of the novel, but has apparently forced the cancellation of an advertisement which in itself contained nothing obscene. Will the postage watchdogs next seek to censor book reviews that mention any Lawrence, D. H., T. E. or David?

Giove Pices INC.

New York Mirror

New York Daily News

New York Post

The New York Times

The Worker

The New Leader

The Evening Star ...

The Wall Street Journal . Date

The Washington Post and Times Herald

The Washington Daily News

New York Herald Tribune .

New York Journal-American...

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b6 b7C "Some of You Still Seem to Have the Old Fashioned Idea That We're Supposed to Deliver the Mail"



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## The Lady's Not for Banning

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The Washington Post and
Times Herald
The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date

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# War On Obscenity

upport in his intensified war on "bar- wish). instof obscenity who are brazenly vio- (3) Stand ready to sign a formal ating our homes and soliciting our chilren."

Public cooperation is particularly important, the Cabinet officer said, because the federal government is armed with a new law which makes it possible to prosecute mail order filth dealers in local area courts.

Formerly, they could be prosecuted nly at the point of origin of this maerial—usually; a few big cities where: oscene mail dealers have taken sancuary behind legal technicalities and iberal court interpretations of what is oscene. La Cris

Traffic in mail order obscenity eaches a shocking half billion dollars a ear in this country. Mr. Summerfield aid. He suggested these steps if obcene mail or advertisements soliciting is sale, appears unordered in your ome mail box:

(1) Save all material received, includng the envelope and all enclosures.

(2) Report the matter immediately your/local postmaster, and turn the and hope others will too.

Arthur E. Summerfield, postmaster material over to him: (You may mail eneral, appealed yesterday for public in your complaint and evidence if you

> complaint and testify if criminal action should be necessary

> Mr. Summerfield said public cooperation is so vital to prosecution because the "filth factories" take advantage of one of the nation's most cherished privileges to carry on the smutty trade the uncensored letter—which is not subject to inspection.

Dealers in smut no longer surreptitously serve only a few adults. The y brazenly solicit teen - agers and even young children, sending their material indiscriminately and without conscience into our homes."

Therein lies the real danger to our society; exposing our children to the filthy films and books, dirty pictures, slides, and related filth. It should not be allowed to continue

Mr. Summerfield's appeal for public a support in halting the traffic in obscenity is one which deserves everyone's active cooperation. We pledge our backing

Mr. Tolson Mr. Belmor Mr. Der Bei Mr. McGuire Mr. Mohr. Mr. Parso Mr. Rosen Mr. Tamn Mr. Trotter Mr. W.C.Sullivan Tele. Room . Mr. Holloman Miss Gandy

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Philadelphia, Pa.

Inquirer ____

Bulletin _____/

Daily News
The Stroudsburg Record STROUGSBURG Date 5-5-59

Edition

Column

Editor Horace H. Heller

Title of Case

GROVE PRESS INC. 1 145-1731- A-176 JUL 21 1959

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62 JUL 21 1959

## 'Chatterley' Ban Stands Until Summerfield Rules

Testimony, Briefs on Mailability of Novel Sent to Postmaster for Final Decision

By Judith Crist

presided at a hearing here on rulings of a co-ordinate execution "mailability" of the first tive department. This proceed unabridged American edition of ing is therefore referred to the the 1928 D. H. Lawrence novel, Postmaster, General for final Charles D. Ablard declined to departmental decision, pur-reverse "rulings of long stand- suant to departmental rules ing" that have held the book to which permits such referrals. be obscene and have prevented (Attorneys for both Grove and the import of European edf Readers Subscription said last tions. He said he was referring night that they had no imme-the case and the testimony and diate decision on possible ac-briefs involved to the Post-master for final departmental ruling. decision."

"Circulars Seized

Circulars Seized

A Post Office spokesman said that pending that decision the book by the Customs authorities and a supplementary action book will still be banned from by the Post Office. Neither of the mails, as it has been since these rulings has been tested twenty-four packages containing the courts.

Inglif4 poples being malled to stores by Grove Press, Inc. of 64 University Place, were seized on May 6. The Post Office has also seized more than 20,000 judicial officer concluded the circulars malled by Readers' book did not violate any Fed circulars mailed by Readers book did not violate any Fed Subscription Inc. a book club eral statute but felt instead offering the movel as its May that the reversal of a thirty selection. The club, at 59 year-old decision by the Post Fourth Ave. is a co-defendant Office must be undertaken by with Grove Press in the Post the Postmaster General him Office action.

Office action:

The department spokesman The defendants attorneys said the Postmaster General had argued that there has been would render a decision "as existing of the post thirty years that

obscene and non-mailable and that the book Club circulars obscenity may be obtained." He added that the complainant admits that the novel has literary imerit but, claims that the 62 JUL 27 obscene passages outwelght the

The book at issue, which is By Judith Crist

A Post Office Department Judicial officer yesterday continued the mailing ban on Lady Chatterley's Lover Department and non-Lady Chatterley's Lover Department of Customs of the Department of Customs of the Department of Customs of the Department of the Treasury. To hold the book to be mailable matter would require a reversal of rulings of long standing by this department and to cast doubt on the presided at a hearing here on rulings of a co-ordinate execu-

The "long standing" rulings Mr. Ablard referred to were

peditiously) as possible because the matter is of deep makes the book acceptable and public concern." He noted that that the book did not fin any after the final ruling is made, case appeal to "priurient" in the case can then be taken to terest. The Grove brief (noted the Federal courts on appeal."

Admit Literary Merit eight of the volume's 368 pages deal with descriptions of sexual 'Admit literary Merit

Mr. Ablard noted that the complainant," referring to the general counsel of the Post Of complainant, the complainant the complainant referred to as observe and non-mallable and

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The Washington Post and
Times Herald
The Washington Daily News
The Evening Star
New York Herald Tribune 4
New York Journal-American
New York Mirror
New York Daily News
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The New York Times
The Worker
The Wew Lifterd
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The Wall Street Journal
Date
MAY 9 Q 1959

Tolson Belmont McGuire Mohr. Parsons Rosen K Tamm Trotter. W.C. Sullivan Tele. Room . Holloman Gandy.

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Attorney Charles Rembar, representing the Grove Press.

Inc., said he had been informed by Herbert B. Warburton, general counsel of the Post Of-fice, that to grant the request (for an interim mailing) in a case which has attracted considerable Nation-wide public ity would establish for us very difficult precedent."

A Post Office Department spokesman here said yesterday that its judicial officer, Charles Dablard had veonducted a hearing on 'LCL',' as the book has come to be known in the Department, on May 14. His ruling on the book's mallabil ity is expected before the end of this month.

Rembar charged, however, that Warburton's refusal of an interim mailing raised "Contitutional questions of prio straint and censore

The publishers of Lady pecially in the light of the novel's 407/pages only 38 de of the kind which the Post Chatterley's Lover's said yes less of the book in New York its 155,000 (words only 75 tare) Saxon four letter words.

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1145-1731-A NOT RECORDED 176 JUL 21 1959

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The Washington Post and B-4
Times Herald
The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date
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62 JUL 21 1959

SAC, New York

July 6, 1959

ector, FBI

GROVE PRESS, ET AL.;

Trove Prass Incorporated

New York Division should follow and advise the Bureau of the results of action pending in U. S. District Court in which the Grove Press and Readers Subscription, Inc., are endeavoring to upset the ban placed by the Postmaster General on the mailing of "Lady Chatterley's Lover."

No further investigative activity regarding interstate transportation of this book is desired at this time. Any information volunteered should be accepted.

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> MAILED 19 21 mm 15 1883 COMM-F31

MAIL ROOM TELETYPE UNIT

Trotter W.C. Sullivan Tele. Room ___

Belmont -DeLioach ___ McGuire ...

Holloman -

# Chatterley's Predecessors

Star Staff Writer

When Postmaster General Sum-merfield ruled a few days ago that "Lady Chatterley's Lover" could not be sent through the United States malls, he set off the latest Fround in an old debate over censorship vs. the freedom to read.

"Obscene and filthy," said Mr. Summerfield of D./H. Lawrence's hovel. Deeply religious spir-ltual fulfillment one of the most important works of fiction of the century, said the defense. The argument will continue. The Grove Press, publisher of the new edition of Lawrence's story about a British gentlewoman's affair with her gamekeeper, has asked the Federal District Court in New York for an injunction against Mr. Summerfield's ban. The case could eventually reach the Supreme Court, which in recent years has concerned itself increasingly with the laws against obscenity.

Meanwhile, the book itself is selling at a far greater rate than it would have if the censorship issue had never been raised. The Postmaster's General's ruling applies only to its mallability. Book dealers have been getting large

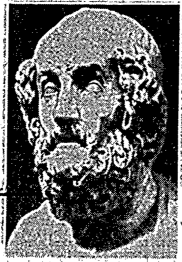
quantities by express.

The United States has never had an official agency for the licensing of books. States, municipalities and private organizations have been the chief instruments of censorship. And in this country, censorship has almost always been based on sexual undesirability.

## Some / Early Precedents

When the Roman Emperor Callgula tried to suppress Homer's "Odyssey," it was because he feared the Greek ideals of freedom. When the Chinese Em-peror Chi Huang Ti, 200 years earlier, ordered the "Analects" of Confucius burned, it was because he believed only in practical books. The works of Dante Luther, translations of the Bible. Roger Bacon, Erasmus, Calvin, Galileo, Descartes and Thomas Paine were banned on religious grounds. Shakespeare, Molière, grounds. Shakespeare. Molière, Swift, Goethe, Thomas Jefferson and Victor Hugo were banned for political reasons.

In English common law of which we are the inheritors pub-lishing obscenity is not a crime of very long standing. As late as 1708, an English judge held that works against religion or the state were criminal but an obscene book was not. In the United States, the first permanent legal step against obscenity was the passage of the Tariff Act of 1842.



HOMER: There is nothing new ....

which forbade the importation of obscene literature. Thirty years later, in 1872, Anthony Comstock, the whirlwind New York vice crusader, waging what has been called "one of the most effective one - man lobbying campaigns known," brought about the en-actment of an omnibus Federal anti-obscenity law which prohibited, among other things, the sending of obscene literature through the mails. That law is the basis of the Postmaster General's "Lady Chatterley" vuling.

Several years later, a Federal judge established the definition of an obscene book as one which contained anything which tended to sexually corrupt "those whose minds are open to such immoral influences"—presumably, the fee-blest mentalities in the community. Other courts, dissatisfied with the definition, sought to narrow its scope. Eventually, the definition was rejected outright, by Federal Judge John Woolsey in the cele-brated 1933 decision allowing James Joyce's "Ulysses" to be imported after an 11-year ban. Since then most judges have used as a standard, the effect of a book on the normal, average healthy person.

## The "Esquire" Case

The Supreme Court first tackled the obscenity question head-on in 1948, in ruling that a New York .law against "stories of bloodshed and lust" was unconstitutionally vague. Later, when the Post Office Department tried to bar Esquire Magazine from second-class mailing privileges, not because of ob-scenity but on the grounds it lacked the informational or literary character to justify Government subsidy of its distribution,



D. H. LAWRENCE in censorship

the court prohibited the action as arbitrary. Still later, however, the court affirmed a lower court ruling that "Memoirs of Hecate County," Edmund Wilson's book on the sexual adventures of New York suburbanites, was obscene. Its mailability was not in question and the court did not give an opinion.

The first Supreme Court opinion addressed squarely to the censorship of books came in February, 1957, when the court unanimously 1957, when the court unanimously invalidated a Michigan law against works which might tend "to the corruption of the moral of youth."

The opinion said that the affect of the law was to "reduce the adult population of Michigah to reading only what is int for thill-dren," thus curtailing libetties guaranteed in the Fourteenth Amendment. In the Roth case, five months later, the court while upholding the Federal statute Evening Star upholding the Federal statute against mailing obscene literature, emphasized that "sex and obscenity are not synonymous."

More significantly, the court provided a new test for obscenity; Whether to the average person, applying contemporary standards the dominant theme of the material taken as a whole appeals to prurient interest." The court thus made clear that a book had to be considered as a whole, rather than lifting passages or single words from it, and that the book must be judged for its effect on the average adult, instead of the youngest or most * susceptible reader.

In subsequent rulings, the Su-preme Court has kept a wat fiful eye on obscenity cases, reve sing four lower court indings of obscenity. In one, the District Court here had upheld the contention of Postmaster General SummerParsons. Rosen. Tamm_ Trotter _ W.C. Sullivan Tele. Room . Holloman _ Gandy

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reld that a nudist magazine was unmallable, miding it "filthy, foul, obscene." The District Court of Appeals had affirmed the decision. But the Supreme Court unantmously reversed it.

Over the country, courts have tended recently to restrict obscenity findings to what the Post Office's legal department calls "outright hard core pornography."

Or, as an appellate court expostulated a book can no longer be condemned as obscene if it is merely "bad"; it has to be "awful."

## Science and Obscenity

The Customs Bureau last year gave up a seven-year fight to bar the importation of certain materials, including Chinese paintings, books and "lavatory wall inscriptions," by Indiana University's Institute for Sex Research. The customs officials presumably accepted the Supreme Court's new strict definition of obscenity in the Roth case and decided not to appeal a District Court ruling that what is obscenity to one person is but a subject of scientific in-quiry to another." On the same basis, the customs this year returned to a sociologist a copy of Henry Miller's "Tropic of Cancer" which it had selzed. It still bans general importation of the book, however.

The Post Office itself, after the Roth decision, set up new regulations which now insure a formal hearing for the senders of material considered non-mailable by the department. The new rules also prohibit local postmasters from faking it on themselves to bar material from the mails. It was after a hearing under the new regulations that Postmaster General Summerfield issued his ban on 'Lady Chatterley's Lover,'

One of the arguments made by critics of the Postmaster General's decision is that poor 'Lady Chatterley' is now somewhat old-hat. They point out that although the book does indeed contain a number of four-letter Anglo Saxon words, it contains none which have not appeared in a number of accepted and respected novels of the last several decades." They cife such books las "Ulysses," "A Farewell to Arms," "The Naked and the Dead," From Here to Eternity," By Love Possessed," "From the Terrace" and "Peyton Place," Each of these, of course, has been a best seller, no doubt in large measure because of its frankness about sex.

D. H. Lawrence did not even put in the four-letter words when he wrote the first two of his three complete versions of the novel. The third version, published in

Italy in 1928, was barred from the United States by the Sections Bureau the following year. The ruling has never been contested in court. In 1930, an expurgated edition of the third version was issued in this country and widely reprinted. In 1944, the first version was published here as "The First Lady Chatterley." Neither is barred from the mails.

Even if the Postmaster General's ruling is overturned, "Lady Chatterley" undoubtedly will run up against some local censorship. Such suppression, both by local governments and by private groups, is widespread. The National Office for Decent Literature, for example, which circulates, a list of books prepared by the Chicago Archdiocesan Council of Catholic Women, is credited with keeping "more books off the drugstore racks than all of our police sergeants and public prosecutors." Its lists concentrate on magazines, comics and paperbacks.

Many State legislatures have sought recently to strengthen obscenity statutes. Their concern is obviously over the kind of materials available to youths. And, an increasing number of private community organizations has put pressure on newsstands and drugstores to "clean up" their offerings.

### Watch and Ward Society

The most famous such organization, Boston's Watch and Ward Society, now the New England Citizens Crime Commission, probably holds the American record for getting books banned, beginning in 1878 with Whitman's "Leaves of Grass." These prohibitions have almost invariably had the effect of increasing sales elsewhere, so that publishers consider it auspicious for a new book's success to have it "banned in Boston." Local bans cannot take much credit for success, however, when they are invoked as, they have been, against such established lavorites as "Tom Sawyer" or "Robin Hood."

The wave of censorship, if it is that, is directed chiefly at books and magazines. The motion picture industry, radio and television have developed systems of self-censorship, as one observer says, partly to forestall an official censorship, partly out of fear of offending audiences and sponsors. This self-regulation has been very effective. Only four States exercise censorship of movies, while every State except New Mexico has statutes against observe publications.

publications.

How well "Lady Chatterley" will fare in the many inspections she still must undergo femalis to be seen. [Her popularity is already assured.

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McGuire
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The Washington Post and
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The Washington Daily News
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New York Herald Tribune
New York Journal-American
New York Mirror
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The New York Times
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The Wall Street Journal
Date

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# Summerfield Explains His Ban on Chatterley

## Sees a Decline in Public Taste, But Insists That Filth Is Filth

By Robert J. Donovan is "an obscene and filthy work."
WASHINGTON, June 20. With this decision he unloosed
Has the American public's taste a wave of praise and applause

critics who acclaimed the merits that may be carried all the way of the unexpurgated edition of Lady Chatterley's Lover" overlook its "obscenity" and lits "filth?"

out of the mails?

Lover," as well-as other books believes to be harmful. But he linquency?

#### For the Fast Buck?

essentially the same category as his duty to enforce the law. the lewd photographs and pornographic movies that are ped-literary critic in the professional dled by seamy characters out sense," Mr. Summerfield said, to make a fast buck?

The answer to all these questions was given today with an filthy, as most normal people do emphatic "yes" by Arthur E. have, and filth is filth."
Summerfield, the embattled The Postmaster General had Postmaster General of the a copy of the book close at hand United States, who for more in his office to reinforce his than a week now has been the arguments. center of a sizzling controversy over his action in banning the Continued on page 36, column 7 unexpurgated copy of "Lady Chatterley's Lover" from the mails.

Mr. Summerfield, a former chairman of the Republican National Committee and one of the original members of President Eisenhower's Cabinet ruled on June 11 that the book

In literature declined in the last from some groups and a cry of generation? Did the respected literary practically assured a lawsuit

Meanwhile he is well aware that, on the old theory that Does the government have an (banning) a book in Boston obligation to keep such a book makes it a best-seller elsewhere, out of the mails? Does "Lady Chatterley's the sales of the very work he like it, contribute to juvenile de-does not see how, as he said in linguency? Herald Tribune, he could have Heraid Tribund Is D. W. Lawrence's novel in the way of what he considered 176 JUL 21 1959

"I make no claim of being a "but I feel I have some sense as to what is decent and what is

"But what about the

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New York Post
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The New Leader
The Wall Street Journal
DateJUN 2 1 1959

(Continued from page one)

This procession of vile four-letter words is obscene. If this D. W. Lawrence did with is not filth in this book, I pray words what purveyors of lewd you tell me what is filth. I don't photographs do with cameras care what the literary critics and that, therefore, the book say."

While official duty called than such pictures have. him to the pages of "Lady Chatterley's Lover." Mr Summerfield is not accustomed to reading much fiction. He doesn't have time for it, he said. His tastes run rather to being exposed to this obscentity non-fiction books and articles on the sea and on hunting. A week ago, for example, he was reading "Zanzabuku," an account of African safaris, whose four-letter words, as "Time" ceed to enforce the law."

During the last year particutively. We have the responsibility to hear the complaints of the reading "Zanzabuku," an account of African safaris, whose four-letter words, as "Time" ceed to enforce the law."

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Nixon: A Personal and Po-the letter the elimination of litical Portrait" by Earl Mazo. pornographic material from the He said he found no cause for mail."
banning this volume, which is He described as "terrific" the mail. In fact, Mr. Summerfield churches, the press, parents and its one of the cast of characters school groups.

in the book. Not "Personal Matter"

wants to change it or broaden Observing that the unex-it or narrow it, that is their purgated edition of Tady responsibility. Congress can Chatterley's Lover had already change the statute, if they want been banned in this and other to, to let filth go through the countries for twenty-eight years mails—but I am sure they do before his ruling, he said: not want to."

"I didn't ask to have this

eral said he felt that American tempting to mall it in New reading tastes had declined in York City while they had alhis lifetime. But, on the other ready begun distributing copies hand, he deemed it none of his by other means."....

business to lecture the ninti about it so he made no further comment on the subject,

(Continued from page one) The heart of his ruling opinion expressed by many against "Lady Chatterley's Lovreputable critics?" he was asked. er" was that it is "replete with Likes Books About Sea descriptions in minute detail of sexual acts." described in pages anything else but filth," "filthy, offensive and degrading he said, "I do not understand words."

had no more right in the mails

#### Favorable Response

"When the people of this

the Post Office has been making This week he read "Richard "an all-out effort to enforce to

to be published by Harper & favorable response he has been Bros. on June 23, from the getting from Congress.

The whole question of juve-Not "Personal Matter"

The Postmaster General insisted that his ban on "Lady
Chatterley's Lover" was not a
"personal matter" nor was it
"censorship," but was simply an
act in the public interest, undertaken in accordance with
the law as passed by Congress. the law as passed by Congress, other. This is a problem that the people of America must force the law. If Congress vants to change it or broaden Observing that the unex-

In answer to a reporter's book brought in here. The pub-question, the Postmaster Gen-lishers forced a decision by at-

# Store at Airport Bars 'Chatterley'

arrived Burton added that he Lothrop sold out, the book was \$1000 Into A Million." novel with the booksellers.

As director of the airport selling briskly even though it operated by the Federal Avia wasn't on the open shelves.

The bookshop concession at Washington National Airport has the statutory authority to has stopped selling "Lady Chatterley's Lover" after an inquiry from the Airport management office.

Lucius W. Burton, airport director, said yesterday the Airport Bookshop Co, had deficided to discontinue, sales of the controversial D. H. Law rence novel at its airport store in the bookshop Chain, said that the controversial D. H. Law rence novel at its airport store in the bookshop Chain, said that he has no complaint to find stores at Chevy Chase and Du.

stores at Chevy Chase and Du-with the airport management's one copy of the book. There pont Circle, operates at the procedures. He noted, how rederal installation under a ever, that he had sold about libraries of Fairfax, Arlington lease which expires in two cooles of the novel in the three stores. three stores.

three stores.

Grant 'R as m usen, store manager at the airport, said that Burton's assistant, Paul T. Steiner, had told him not to sell the book in the store was reported in demand at the library of Congress of Norma Blazer of S. Kann out of the novel but had out of the novel but had placed an order for more copies.

Burton, however, said that A check at District area seller in the store books on the more mussen to check with the man agement as soon as new copies arrived Burton added that he Lothrop sold out, the book was \$1000 Into A Million."

Fairfax' Charlotte W. Fleck

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GROVEPRESS INC.

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The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date 6-19-59
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## Lady Chatterley's Critics

Of the unexpurgated edition of Lady Chatterley's Lover, the Postmaster General writes

The contemporary community standards are not such that this book should be allowed to be transmitted in the mails. The book is replete with descriptions in minute detail of sexual acts engaged in or discussed by the book's principal characters. These descriptions futilize filthy offensive and degrading words and terms. Any literary imerit the book may have is far outweighed by the pornographic and smutty passages and words, so that the book taken as a whole is an observe and filthy work.

an obscene and filthy work.

Accordingly I find that the book
Lady Chatterley slover.

and nonmallable.

Of the same edition of "Lady Chat" terleys "Lover" Archibald MacLeish, boet, playwright and former Librarian of Congress, writes—

Only those to whom words can be impure; per se; or those to whom "certain (subjects" cannot be mentioned in print; though they are constantly mentioned in it in the continue on those to whom certain fundamental and moving facts of human experience are "nasty" could conclude on the evidence of the text itself that iLady Chatterley's Lover," as Lawrence wrote this observe.

wrote it is obscene.
There's no dirt for dirt's sake in Lady (Chatteriey's Lover" No responsible critic would deny the book a place as one of the most important works of faction of the century.

There, in a nutshell; you have it.

If we are to have censorship, who is
to be censor? We have no doubt that
a lury of Mr. Summerfield's peers would
ban the book. Nor do we have any

doubt that a jury of Mr. MacLeish's peers would find it maliable. In the end, some Federal court will attempt to draw the line, as courts have tried to do before. But if we have so weigh the evils of censorship against those of "Lady Chatterley's Lover," the book is the lesser evil.

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Accordingly, I find that the book "Lady Chatterley's Lover". is obscene

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There's no dirt for dirt's sake in Lady Chatterley's Lover. No responsible critic would deny the book a place as one of the most important works of fiction of the century.

There, in a nutshell, you have it. If we are to have censorship, who is to be censor? We have no doubt that a jury of Mr. Summerfield's peers would ban the book. Nor do we have any

doubt that a jury of Mr. MacLeish's peers -would find it mailable. In the end, some Federal court will attempt to draw the line, as courts have tried to do before. But if we have to weigh the evils of censorship against those of "Lady Chatterley's Lover," the book is

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Date 6-17-59
Page A-26.

Q-19 (Rev. 1-28-59)

Summerfield Cites 'Degrading Words' Novel Ruled Obscene an

United Press International

Postmaster General Arthur E. Summerfield yesterday barred the unexpurgated ver-

said any literary merit the

words."

The book is replete with descriptions in minute detail partment ruling, Grove Press decaysed by the book's prindigital acts engaged in or discussed by the book's prindigital characters," Summer Post, Office, each, containing (Washington) cipal characters," Summer Post, Office, each containing (Washington attorneys for field said in his finding one or more copies of the the publishers said the Fed. These descriptions utilize novel. "These + descriptions utilize novel: filthy, offensive and degrad Sum

barred the unexpurgated very sion of D.H. Lawrence's novel the transcript of the hearing material taken as a whole aptady Chatterley's Lover as well as a copy of the un peals to prurient interests."

It is an "obscene and filthy" been barred from the U.S. Cluded that the contempobeok."

In his ruling Summerfield malls since 1928.

Lawrence's novel of a no be allowed to be transmitted.

book may have is "far out blewoman's affairs with her in the mails." weighed by the pornographic gamekeeper is regarded as an Summerfield also ruled that and smutty passages and English language classic by advertising circulars by Readwords."

ment of the newly published erage person applying contem edition by Grove Press, Inc. porary community standards · Summerfield said he read the dominant theme of the

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Summerfield cited a 1957 Southern District Court for the ing words and terms."

Summerfield cited a 1957 Southern District of New Supreme Court decision by York was sasked late Wednes Justice William J. Brennan Jr., day to enjoin Summerfield hearing had been held in New which said that the test of ob from barring the controversial York last month on the ship scenity is "whether to the avenovel from the mails.)

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0-19 (Rev.) (28-59)

# Chatterly Obscenity Up to Courts

NEW YORK, June 12 (UPI)—The publisher and a distributor of the unexpurgated "Lady Chatter-ley's Lover" said they were confident today the Federal courts will overthrow the obscenity ruling of Postmaster General Arthur E. Summerfield and permit the 31-year-old novel to be sent thru the mails.

One court action, to enjoin the New York postmaster from interfering with mailing of the book has already been filled in Federal court here. Grove Press, Inc. 'the publisher, and the Readers' Subscription, which seeks to distribute the book to its members, said further steps will be taken "to liberate Lady Chatterley's Lover from this intolerable censorship."

Mr. Summerfield ruled yesterday that the D. H. Law. rence classic is "obscene and filthy" and that its literary merits are "far outweighed by the pornographic and smutty passages and words."

The book had been barred from the U.S. mails since 1928 and had been available only in abridged version until publication of the contested edition here last month.

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# 4 TV Shows Challenged QuizReport

The Two \$64,000 Programs Filed

By Milton Lewi Challenges by at least four of the TV-quiz programs under in vestigation by a grand ury caused General Sessions Judge Mitchell D. Schweitzer to im pound the panel's presentment it was learned yesterday.

In all, the grand jury, after numerous; allegations of affix. concentrated on six such shows.
Lawyers for two of them—The
\$64,000 Question and The
\$54,000 Challenge, boh since on
the air—readily admitted that
they objected to judge Schweit zer about having the twenty-six page, 12,000 word report made public Others made rep-resentations on behalf of the 

Protests Made in Private

It was on the basis of such protests, lodged in private, that Judge/Schweitzer said in open court. Wednesday that he was keeping the presentment scaled On the face of it; he maintained the document was expunge-able in the refused to identify the challengers after shock saying their identity was a matter of public record.

"He then discharged the jury which thad labored since Sep tember and which made it plain it was shocked by the judge's action, unprecedented for at least ninety, years in New Yor County/ (according to ) official records. In those ninety years almost 500 presentments have been filed in General Sessions out never has such a finding been ordered impounded Only one—in 1910—was ordered ex-punged but this was after it had peen filed and opened for public view.

Judge Schweitzer ruled after Assistant District Attorney Joseph Stone said that the grand jury had uproofed a tawdry hoar on the American public; and the panel foreman Louis M. Hacker, former dean of the School of General Studies (at) Columbia University pleaded that the report be made available to the public.

As Mr. Hacker continued to As Mr. Hacker continued to (The other) two TV quiz pro(Continued from paye one) stams under scrutiny were
stick to his guns yesterday it
was learned that the board of
directors of the Grand Jury
Association of New York
(County headed by Lee Thompson Smith discussed the case
at its regularly monthly meet
at the regularly monthly meet
ing held at the Uptown Club
60 E. 42d St.
The association refused to
make any immediate comment
the grand jury foreman recalled

make any immediate comment.

since the matter is still before

Judge Schweltzer, who has
ordered a hearing saying the
burden of proof as to why he
should open the presentment
rests with the District Attorney
Under law a should Judge
Schweitzer maintain his posttion to the judge that he had never
to the judge that he had never
lin with a presentment. The
judge agreed with that recollection.

Yesterday, Mr. Hacker emyesterday, Mr. Hacker emyesterday, Mr. Hacker emphasized that presentments go
beyond public officials and public officials and public offices. He said without tion to expunse the report his full comes? He said without fulling is and papealable. His fic omes? He said without feeling Wednesday was there giving any details of the sealed report that it mentioned no was a serious question as to names or specific TV quiz shows whether be had the legal right He said. to reveal the presentment's contents, based on the challenges. i Both James P. Durante and found moral reasons. Society J. Norman Lewis, of the law should be interested in charges firm of Lewis. Durante and of corruption, (Only when the hrm, of Lewis, Durante and of corruption, Only when the Bartel, 655 Madison Ave. said facts are revealed can society that they had challenged the legality of the filling of such a prevent repetition.

presentment on behalf of The 564,000 Question and The \$64,000 Question and The \$64,000 Challenge, Mr. Durante filed a brief two months ago with Judge Schweitzer, Among other things, both, lawyers alleged yesterday that present ments could only be filed in would sign a walver of immulvolving public agencies or public officials. This was flatly they testified to could be used denied by District Attorney against them. For that reason, yolying public agencies on pub-lic officials. This was flatly denled by District Attorney Frank S. Hogan's office.

"Names Calling Technique" Both lawyers maintained that a presentment has been characterized by the courts as in the nature of hit and run situations.

We don't know whether our of an ice company the presentment we objected that state Assistant Atorneys to the basic procedure. This was General had misled the papel negations to cover up any lies.

gations, if any, against our clients 744 (/The other) two TV quiz programs under I scruting were

He said:

Indeed this presentment should be made public for pro-

against them. For that reason, they were not allowed to testify, the District Attorney refusing

to give them immunity
ILegal historians recalled that
grand juries filed presentments
which were made public—in
General Sessions even white
New York was still a colony. In nature of hit and run situations.
You can't answer them. If you General Sessions even while are called a thief (under a special control of the cinc charge) you can vindicate 1892, there was a presentment yourself in court but if you're dealing with free railroad named in a presentment you passes. The one presentment have no recourse This is a ordered expunged—after being name-calling technique.

Mr. Lewis added.

In 1910, involving investigation of the company.

Belmont /
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NOT RECORDED 149 JUL 17, 1959

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The Evening Star
New York Herald Tribune
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New York Mirror
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The New Leader
The Wall Street Journal
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JUN 1 2 1959

67 JUL 17 NO

Summerfield Cites Degrading Words'

# Post Office Bars Lady Cha Novel Ruled (C

E. Summerfield yesterday barred the unexpurgated version of D. H. Lawrence's novel.

"Lady Chatterley's Lover," as as a copy of the unexpurient interests."

from the U.S. mail on grounds gated edition of "Lady Chatterley's Lover," which has been cluded that "the contemporary to the contemporary of book.

book.

In his ruling Summerfield since 1928.

said any literary merit the book may have is "far out blewoman's affairs with her in the mails."

samekeeper is regarded as an Summerfield also ruled that weighed by the pornographic gamekeeper is regarded as an Summerfield also ruled that any smutty passages and English language classic by advertising circulars by Read-

of sexual acts engaged in of deposited 24 parcers in the copies of the book's prin-mails at the New York City tained.
cipal 'characters' Summer Post Office, each containing (Washington attorneys for field said in his finding one or more copies of the the publishers said the Fed"These descriptions utilize novel.

"These descriptions utilize novel.

Summerfield cited a 1957 Southern District of New Ing words and terms."

Supreme Court decision by York was asked late Wednesdern at the publishers of the publishers said the Federal District Court for the

the transcript of the hearing material taken as a whole apbarred from the U.S. malls rary community standards are

of sexual acts engaged in or deposited 24 parcels in the

Postmaster General Arthur edition by Grove Press, Inc. porary community standards. Summerfield ye sterd ay Summerfield said he read the dominant theme of the

words."

Some critics.

The book is replete with To force a Post Office De the book were non-mailable descriptions in minute detail partment ruling, Grove Press because they disclosed where copies of the book may be ob

filthy, offensive and degrad. Summerfield cited a 1957 Southern District of New ing words and terms?

Summerfield acted after a Justice William J. Brennan Jr., day to enjoin Summerfield hearing had been held in New which said that the test of ob- from barring the controversial York last month on the ship scenity is "whether the aver- novel from the malls.)

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	Belmont	
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NOT RECORDED 176 JUL 21 1959

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The Washington Post and
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The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date 6-12-59
<i>1</i>

# Diplomat Blick Ducks Lady Chatterley Issue

Lady Chatterley's fling with England was his first stop-the Post Office is a a private Chief Blick borrowed a copy affair, Washington's vice squad from a Washington bookseller. chief said yesterday.

visit to the lady's homeland, ing party if he deemed the Deputy Chief Roy Blick diplo-book nasty. matically washed his hands of D. H. Lawrence's heroine:

"We will cooperate, of course but we have no jurisdiction over the United States mails."

#### Summerfield's Ban

Postmaster General Summerfield yesterday banned the I wasn't for or against the 30-year-old classic from the book, the globe trotting vice mails. He said whatever literary squad chief explained. and words."

"I understand the book contains some really great writing," was Chief Blick's comment.

At the time he indicated he Mollifled perhaps by a recent might come back with a raid-

## Fast Reading

But yesterday Chief Blick said "the book wasn't in my hands for more than an hour.

After glancing at several pages, I turned it over to the United States attorney's office

His five-week itinerary in-cluded stops at such pitfalls for the unwary as Paris and Rome, but Chief Blick wasn't

looking for sin.

I don't know the laws or the lingo over there," he said. "Besides, this was a vaca-Just before he went on tour tion, not a mailman's holiday.

Gandy -

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Times Herald
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The Wall Street Journal
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# That Was No Lady, That Was a Wife²³

By TOM DONNELLY

THE POST OFFICE says
"Lady Chatterley's Lover"
should not be mailed because
it is "obscene" and "offensive." A number of book reviewers, appraising the new
unexpurgated—Grove Presst
edition, have called the novel
quaint, Malcolm Cowley the
literary critic, testifying at a
Post Office hearing as an expert witness for the defense,
said "I do not find anything
in 'Lady Chatterley's Lover'
which I don't find in The
Ladies Home Journal."

Heavens to Betsy! Mr. Cowley is more than an expert witness, he must be an X-ray eyed reader of lines between the lines. I am inclined to think the celebrated D. H. Lawrence work is a bit on the quaint side myself, but I must confess I never found anything quite like It in The Ladies' Home Journal, not even in the "Can This Marriare Be Saved?" department. To be sure, Mr. Lawrence's sweethearts express their abandon in poetic terms. But nevertheless they use certain four-letter words which have never turned up in The Ladies' Home. Journal except, possibly, in Mr. Cowley's copies.

It is my observation that a writer depicting untrammeled passion for Journal readers knows precisely where to stop

in something very like despair. How impossible her husband was being! She was perfectly willing to make allowances for him, considering that he was an invalid, but she really could not bear his constant coldness, his day to day bettishness. She had herself overseen the preparation of his milk custard, she knew that its was as delicious as a milk custard could possibly be, and yet Cliftord had thrown it on the floor with a victous snarl. It was scarcely her fault it his physician had toroudden him curry!

thought, looking up at the remote azure sky. "How different it might all be."

Connie Chatterley drew up sharp. There he was again! Mellors, the gamekeeper, standing there in all his rude, vibrant maleness. What was there about this man that made her blood tingle, her knees grow weak, her breath come short?

The gamekeeper, his expression inscrutable, took her in his arms. After a kiss that melted her insteps, Connie removed herself from his crushing embrace. "You are afraid of me," he said, in his deep, molten voice.

"No." Connie corrected gently, "Of myself."

"This is not some wild passing infatuation," Mellors said. "Not on my side. This is something that could last. For you, I would defy convention. Have you a coward's heart? It is for you to decide."

Connie looked deep into her heart. She was tempted, tempted as she had never been before. With this man she could indeed carve out a new life. But what kind of a life would it be based on an abandonment of the man she had promised to cherish, in sickness and in health? Besides, what of Mellors dowdy little wife and three children? He saw her answer in her eyes, and he paid her the finest compliment a man can pay a woman. "Coward? No. You are braver than both of us. If you said yes, you would have my love. But I see now you would have lost my respect. You would not be the woman I worship."

There were tears in Connie's eyes when she went
back to the manor house.
But there was also a strange
new lightness in her step.
She would make Clifford
another milk custard. This
time she would double the
vanilla.

McGuire

Mohr

Parson

Rosen

Tamm

Trotter

W.C. Sullivan

Tele. Room

Holloman

Gandy

Tolson

145-1731

1 145-1731-A-NOT RECORDED 176 JUL 21 1959

The Washington Post and
Times Herald
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The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
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The New Leader
The Wall Street Journal
Date

JUN 10 1959

## Dealing With Obscenity Involves Child's Privacy

By MARTIN TOLCHIN

ment on his teen-age children? dren, the expert advised, will How may parents divert a not have to steam open letters youngster from objectionable or search a bedroom to learn books?

issues involved in the Post Office need to feel that the privacy of Department's recent appeal to their mail-and rooms-will be parents for help in stamping out respected by grown-ups. the \$500,000,000-a-year traffic in obscene and pornographic material.

that between 700,000 and 1,000, ent counseling at the Child 000 children will receive unsolicited "fith" through the Study Association of America.

solicited "filth" through the mails. It asks parents to save all the material received, inthe conditions of city living cluding envelopes and enclosures were such that most children and report the matter immediately to the local postmaster.

Another source of official and parental concern is the flood of stag magazines, which carry photographs of scantily clad models, breezy stories, bawdy cartoons and royalty-free "ribald classics." Teen-agers are said to be an important factor in the spectacular growth in the

number of these publications.

Definition Is in Doubt

The question of what constitutes obscenity has long been a subject of spirited controversy among lawyers, literary critics, the reading public, and even justices of the Supreme Court of the United States. The current dispute over "Lady Chatterley's Lover," which the Post Office Department is considering banning from the mails, follows similar but unsuccessful attempts against Playboy magazine and several nudist publications.

Stein believes that a frank talk is in order.

"Admit frankly that there is something stimulating and exciting in this material, but point out that it gives undue importance to the crudely sensational and lacks warmth and understanding."

If an early adolescent persists in reading this material, it should be taken from him, according to Mrs. Stein. She recognizes that parents are running the calculated risk of driving the interest underground.

In the case of older adoles-

puoncations.

The Supreme Court has defined obscenity as "material tively little that parents can which deals with sex in a manifely little that parents can which deals with sex in a manifely little that parents can too. But they should continue ner appealing to prurient interior express their, opinion that est," as measured by its impact on "the average person," or, if it is intended for a limited audience, the impact of the material.

A youngster's preoccupation

versies and apply common sense sibility that something is amiss, to specific situations?

A family life expert, who "A child who does anything notes that the law is what the judges say it is, suggested relatively that for the purpose of On the other hand, parents a young reader obscenity was should not become upset by an what his parents found obscene, occasional interest in objection.

But she strongly counseled able material, Mrs. Stein noted.

HOW sacred is an adolescent's against parental infringement right to privacy? Should a of an adolescent's privacy. A parent impose his literary judg-mother who is close to her chilwhat her youngsters are read-These are some of the family ing. Adolescents in particular

## Frank Talk Is Advised

That is the opinion of Lucille The department has estimated worker who is director of par-

the spectacular growth in the interest in such material, Mrs. number of these publications. Stein believes that a frank talk

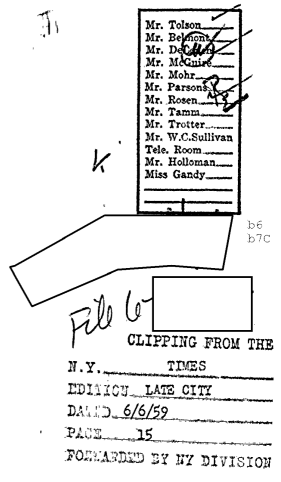
nt is intended for a limited audience, the impact of the material on those who see it.

How can a parent cut through the legal and literary controversies and apply common sense to specific situations?

A family life average said.

A youngster's preoccupation with obscene or suggestive material may be an indication of his anxieties. In any case, it should alert parents to the possibility that something is amiss.

Mrs. Stein observed:



RE: POST OFFICE DEPARTMENT ITOM

BUFILE-

GROVE PRESSING.

145-1731-A-176 JUL 21 1959

EX 101

SAC, Chicago (145-25)

July 15, 1959

In .

REC- 73Director, FBI (145-1731)

GROVE PRESS ET AL. ITOM ALL INFORMATION CONTAINED
HEREIN IS UNCL. SSIFIED
DATE 4 27 89 BY SPIAGRE
(309, 329)

Reurlet dated July 9, 1959, transmitting to the Bureau one copy of the book entitled "Lady Chatterley's Lover."

This book will be maintained in the FBI Laboratory. No further investigative activity concerning possible interstate transportation is desired at this time. Any information in this regard which may be volunteered to you should, of course, be accepted.

Grove Press and Readers Subscription, Inc.; are endeavoring to upset the ban placed by the Postmaster General on the mailing of the book. The New York Office is following the results of that action.

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: DIRECTOR, FBI (145-1731) (Attention: FBI Laboratory) DATE: July 9, 1959

SAC, CHICAGO (145-25)

schject Grove press and fvergreen books, Published By BARNEY ROSSET, Grove Press, Incorporated, 795 Broadway, New York City, New York

ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED DATE 4/27/89 BY SPIAG

(111346)

Re Bureau letter from the FBI Laboratory to Chicago dated May 28, 1959.

Enclosed herewith as per referenced letter is one copy of the book entitled "Lady Chatterley's Lover" by D. H. LAWRENCE, in an unexpurgated edition by Grove Press and Evergreen Books.

This book, as instructed by the FBI Laboratory, was purchased by SA of the Chicago Division b6 from the Economy Book Store, North Clark Street, Chicago, without revealing his identity.

(Encl. ) CRM 2-Bureau 1-Chicago

ACK: mao (3)

145-1731

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STANDARD FORM NO. \$4

# Office Memorandum . UNITED STATES GOVERNMENT

/TO

DIRECTOR, FBI

DATE: 7/24/59

FROM

SAC. NEW YORK (145-549)

Subject:

GROVE PRESS, Et Al

ReBulet dated 7/6/59.

The New York "Daily News" of 7/22/59, carried an article stating that Federal Judge FREDERICK VAN PELT BRYAN yesterday ruled that "Lady Chatterly's Lover" is not obscene. The article stated the Judge agreed with a US Supreme Court ruling last month ruling the movie version is also not obscene. BRYAN was to sign an order restraining the Government "from denying the mails to this book or to the circulars announcing it's availability."

In view of the above, no investigation is being conducted by the NYO and this case is being closed.

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2 - Bureau 1 - New York (145-549)

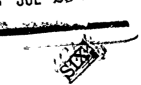
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JUL 28 1959



# U. S. Judge Questions "Chatterley" Mail Ban

NEW YORK, July 1 (AP), three-hour court hearing yes-A Federal judge has questioned terday when Judge Bryan com-

Judge Frederick Van Pelt ago,"
Bryan reserved decision vesterday on a plea to upset the barring the which was imposed June 11.

Judge Bryan said he was "very seriously concerned" whether Postmaster General that his decision should not be Arthur L. Summerfield had au-disturbed." thority to impose the ban on the novel. The Grove Press, which put-

The Grove Press, which pub-lished the new American edi-tion, claims the Summerfield book, the Government lawyer decision deprived the publisher of the constitutional rights of the bounds of matrimony. You

The edition, the first uncut version of D. H. Lawrence's tramp." novel to be circulated in Amerlea, was declared to be obscene Grove, said that if the book in the Summerfield decision.

#### Challenged by Club

The ban is also being challenged by Readers Subscription, Inc., a book club.

The book is selling briskly through bookstores supplied by

The novel deals with a love affair between an English gentlewoman, Lady Constance Chatterley, and the gamekeeper on her husband's estate. Her husband is sexually impotent because of a war wound.

Lou dlaughter interrupted a

the right of the Postmaster mented that he had "read the Durgated edition of "Lady book with very considerable Chatterley's Lover" from the care; in fact, it re-read it. The

day on a plea to upset the ban, States Attorney S. Hazard Gillesple, ir., said that Mr. Sum-merfield "considered all the facts in the case, and we believe disturbed."

## Called Common Tramp

of the consultational rights of have got here in this book a central theme revolving around a woman who is a common

> Charles Rembar, counsel for has "any socially important ideas it has every right to the full protection of constitutional guarantees, and to be seen by the American public."

Mr. Rembar described it as a book "just full of ideas," and said that "whether or not you private shippers, who don't use agree with D. H. Lawrence, he the mails. to the public."

The attorney for the pub-lisher added that Hawrence was "waving a banner against emotional and sexual approach to love and arguing that such apporach should be healthy and not morbid."

The movie version of the story, also called 'Lady Chat-terley's (Lover,' figured in another court case this week. On Monday the United States Supreme Court ruled unconstitutional a section of New York State's movie censorship law. Specifically, the ruling in-validated a ban on the movie version of the book.

Tolson. Belmont _ DeLoach _ McGuire __ Mohr .. Parsons . Rosen. Tamm . Trotter. W.C. Sullivan Tele. Room . Holloman _ Gandy -

File 6- Mass

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The Washington Post and
Times Herald
The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
Date 7/1/59



# Has There Beer Any Word From Boston?

By TOM DONNELLY

"Lady Chatterley's Lover"
right here in town, a good
many months ago it never
occurred to me that the
movie was "teaching adultery." That just shows you how naive I am. I must take what comfort I can from the fact that several hundred other Washingtonians who saw the movie here also didn't realize, apparently, what inflammable stuff was being unreeled before them. Practically nobody seemed to get the real message.

But then "Lady Chatter-ley's Lover" got to that cap-ital of respectability, New York City, horrified the New York State Board of Re-gents and the Court of Appeals, and the Supreme Court had to be called in As you know, the Supreme Court, after gravely weighing the instand outs of the matter, came to the conclusion that adultery is just an idea, like socialism or the single tax, and that advocacy, of ideas comes under the heading of free speech and is protected by the First Amendment, As Justice Potter, Stewart, put 1t, "What New York has done, therefore, 1s to prevent the exhibition of a motion picture because that picture advent because that picture advo-cates an idea—that adultery under certain circumstances may be proper behavior. The State, quite simply, has thus struck at the very heart of constitutionally protected liberty."

This decision didn't go down well with many people, especially David Lawrence, who seems to feel that the Supreme Court, guilty in his opinion of numerous recent sins has really surpassed itself in this saying, "in effect, that it is lawful to teach adultery."

I personally feel sorry for the beleaguered Court, which has to decide on so many thorny issues, and has been pushed by the crush of

events into rendering a decision which was bound to come out sounding rather silly, no matter how well worded. I suppose the Court couldn't have simply said that "Lady Chatterley's Loyer" is nothing to get all hot and bothered about in 1959, and let it go at that Justice Frankfurter intimated as much, but the peculiar necessities of this of culiar necessities of his office apparently prohibited him from keeping his pronouncement crisp. At all events, the Court has laid liself wide open to all sorts of charges, and prophecies, like "The next thing you know they'll be saying it's ok, to teach a course in adultery in our public schools, right in between driver training and geography."

But does "Lady Chatter-ley's Lover" teach adultery? I will answer that with an other question, evasive fel-low that I am. Does Romeo and Juliet" teach suicide? 'A literal minded man might insist that "Lady Chatter-ley's Lover" only teaches that it is permissable for an English lady who happens to be married to an incapacitated gentleman to practice adultry with a gamekeeper adultry with a gamekeeper of poetic temperament. It isn't every U.S. matron who could meet those qualifications, and few in England. And let us not forget Eugene O'Neill's "Strange Interlude," which was also made into a film, and covered roughly the same ground. As I recall nobody ever claimed that "Strange Interlude" was teaching ever, claimed that Strange Interlude", was it each in g adultery. I should say that there are two characteristics which marked the O'Nell era, and do not mark our own, in those happy golden days every piddling issue didn't wind up in the Supreme Court, and nine out of ten novels didn't take place in the bedroom. If public opinion today, is dead set against adultery, who's buying those tons of best sellers?

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W.C. Sullivan
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Holloman
Gandy

OGROVE PESS INC.

145-1731-A-NOT RECORDED 176 JUL 22 1959

The Washington Post and
Times Herald
The Washington Daily News
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New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
The New Leader
The Wall Street Journal
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Director, FBI



10/30/59

SAC, Memphis (62-923)

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AMERICAN LEGION CRUSADE AGAINST OBSCENE LITERATURE

The October 29, 1959 issue of the Momphis Press Scimitar reports that Post # 1 of the American Legion, Momphis, Tennessee, the largest Legion Post in Tennessee and one of the largest in the Mation, is conducting a crusade against obscene literature and has taken out after the newly released, unexpurgated edition of D. H. LAVRENCE'S CLADY CHATTERLY'S LOVER."

A Legion committee hopes to have benning of "Ledy Chatterly's Lover" and books like it a major project of all Legion posts.

C. P. J. MOCKEY, Attorney, drafted a resolution for a five-member committee, and copies will be sent to ARTHUR E. SUMMERFIELD, Postmaster Čéheral; Cumulswieser CLAUDE ARMOUR, Sheriff M. A. HINDS, and to congressmen.

The resolution says membership of Post No. 1 and other Legismaires are "urged to express their resentment of the distribution of this chacipe, material and to do everything within their lawful power to chairwet the passage of such matter into the hands of the public, particularly the portion thereof designated as juvenile."

MUNERT J. CURRY, real estate man, is committee chairman. Members are State Senator TCM P. MITCHMIL, Rev. PORTER F. FLORENCE, Rector of Holy Trinity Mpiscopal Church; LECKARD D. PIERCTTI, attorney and a past commander of the post, and JACK LITTLE, former chief of the Luien's Mational Public Relations Division, now public relations director for Post No. 1.

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## Office Memorandum • United States Government

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4/	TO : Director, FBI (309,329) DATE: August 16, 1960
	PROM Director, FBI  ALL INFORMATION CONTAINED
X	FROM Legat, London (64-941)  HERFIN IS LINCLASSIFIED
,	SUBJECT: REQUEST FOR INFORMATION FROM DATE 4/27/89 BYSPIAG WE
	BRITISH OFFICE OF PUBLIC PROSECUTION
	PC - FM
	b6
	On August 16, 1960, from the Office of b70
	Public Prosecution, contacted Legat for information concerning
,	court case in the United States involving onited States Post Office
	and the book by D. H. LAWRENCE entitled Lady Chatterley's Lover."
	In England the Office of Public Prosecution is the
	organization presenting cases before the government and is similar
	to our office of the United States Attorney in the United States.
	b7D
	stated that in the very near future his office
	will be taking a case into the British courts which is concerned two
	through the mails in England. In this regard he has noted in the British press that the issue regarding the book has been decided
	in United States courts and he quoted a United States District
	Court, Southern District of New York decision dated July 21, 1959
	Court, Southern District of New York decision dated July 21, 1959 under Civil Docket 147-87. This case was between Grove Press,
	Inc., and Readers Subscription, Inc., vs. ROBERT K. CHRISTENBERRY 114
1	Postmaster, City of New York.
, I	believes that after the District Court's decision
V	this case was taken up with the United States Court of Appeals and
	he is most desirous of obtaining any information available concern- had
	ing this matter so that he can have guidance in presenting his case
	itere an Engrana.
	As a matter of cooperation it is requested that the
	Liaison Section contact the Post Office for transcripts of the
	trial to at least include transcript of the opinions and decisions be so that they can be furnished to stated this
	so that they can be furnished to stated this case comes into court in early September and expeditious handling
	of this request would be most appreciated by his office.
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# GROVE PRESS INC. Tady Chatterley? Faces Jurors

By Robert E. Baker European Bureau The Washington Post

LONDON, Oct. 20-Lady of exile.

The scene was an oak-paneled court room of Old Bailey, the central criminal court in London.

The defendant is Penguin "Lady Chatterley's Lover" priced at 50 cents a copy. None have yet been put on sale.

war veteran and her sexual affairs with her husband's gamekeeper. Written in 1928, two years before Lawrence's death, the unexpurgated version has always been banned in England Calls Novel Obscene as obscene.

Penguin Books now is testing the new Obscene Publications Act of 1959 which permits publication of articles, even if obscene, if justified as being for the public good on the grounds that it is in the interest of science, literature, you read this book, be shocked, but to learning art or learning.

anguage Cited

the Crown, pronounced loudly supporter of marriage. And

called good old Anglo Saxon, perversion, now so prevalent 4-letter words which Law in England's Sunday newspa-Chatterley's Lover" came home rence used in the book, and pers, in "Lady Chatterley's for trial today after 30 years detailed the number of times Lover," Gardiner said.

of nine men and three women to drag them out of the shamenot to judge the book "in a priggish, high-minded, super-correct, mid-Victorian man-ner." Nevertheless," he said, lished 200,000 paper-back copies the book is a "vicious indul-ley's Lover cannot be bought; of the unexpurgated edition of gence in sex and sensuality in excent in a second to be bought; which the curtain is never drawn

"Would you approve of your Jury Ordered to Read The novel by D. H. Lawrence young sons and young daugh us about the wife of a paralyzed ters reading 117 Is it a book in your own house? Is it'a book you would even wish your wife to read? Or your servant?" he asked the jury.

He said the book tended to "deprave and corrupt" and therefore was obscene.

Gerald Gardiner, one of Britain's top-priced attorneys, ruled they should report daily who is representing Penguin to the Jury room to do their conceded that "You will, when reading."

But, he said, Lawrence was a moralist who made it plain States mail by Postmaster in the book that he hated pro General Arthur E. Summer-At one point today, Mervyn in the book that he hated pro-Griffith Jones, prosecuting for miscuous sex and was a clear field in June, 1955. But a New

and clearly several of what heithere was nothing of sexual

each was used.

As for those 4-letter words,
Griffith Jones asked the jury he said, Lawrence was trying ful connotation they received in Victorian times.

"Do you know any civilized except in Lawrence's Com-monwealth?" he asked.

Prosecutor Griffith . Jones lost a round when the judge refused to let him point out to the jury the various passages in the book which the Crown believes obscene. The judge ruled the jury should first read the book as a whole, And Gardiner lost a round when the judge rejected his suggestion that the jury be allowed to take the books home with them. The judge

The unexpugated version of Lady Chatterley's Love was banned from the United York Federal judge a month later held that the book was not obscene and, last March, a U. S. Court of Appeals ruled likewise.

Parsons ... Belmont. Callahan. DeLoach . Malone -McGuire -Rosen = Trotter. W.C. Sullivan Tele. Room -Ingram -Gandy b6 b7C

Tolson -Mohr.

145-1731-A NOT RECORDED 149 OCT 25 1960

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The Washington Post and
Times Herald
The Washington Daily News
The Evening Star
New York Herald Tribune
New York Journal-American
New York Mirror
New York Daily News
New York Post
The New York Times
The Worker
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October 18, 1960

CODE

CABLEGRAM

FROM DIRECTOR FBI

**URGENT** 

ALL INFORMATION CONTAINED

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HEREIN IS UNCLASSIFIED DATEAR 1 9 1990 BY 1565 SOPICE

145- 1121-

TO LEGAL ATTACHE LONDON

REQUEST FOR INFORMATION FROM BRITISH OFFICE OF PUBLIC PROSECUTION.

PC DASH FM. REURCAB OCTOBER ONE SEVEN, LAST. NEW YORK HAS

ADVISED ONLY NINE COPIES OF BOOK AVAILABLE. THEY HAVE BEEN

OBTAINED AND ARE BEING FORWARDED BUREAU. COPIES WILL BE

FURNISHED YOU EXPEDITIOUSLY.

2000 REP: jas (4)

1 - Foreign Liaison Unit (detached

TYPED BY

NOTE ON YELLOW:

This matter is being handled as a matter of police cooperation with British authorities, who requested Legat to attempt to obtain 12 copies of "The First Lady Chatterly" published in the U.S. in 1944, in connection with their forthcoming ease involving D.H. Lawrence's "Lady Chatterley's Lover." This cable being sent via State Department leased line at no cost to the Bureau

CABLE

20 OCT 181960 FEDERAL BURAL L. INVESTIGATION U. S. DEFARTMENT OF JUSTICE COMMUNICATIONS SECTION

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URGENT

10-17-60

TO DIRECTOR

OGROVE PRESS,

FROM LEGAT, LONDON

REQUEST FOR INFORMATION FROM BRITISH OFFICE OF PUBLIC PROSECUTION. PC-FM. REMYLET SEPTEMBER 26 LAST. TRIAL TO START OCTOBER 20 NEXT. BUREAU REQUESTED TO ADVISE BY CABLE IF BOOKS ASKED FOR IN RELET ARE AVAILABLE AND IF AVAILABLE TO HAVE THEM SHIPPED TO THIS OFFICE AMSD.

CHARLES W. BATES

RECEIVED:

10-17-60

4:01 PM

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
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ORIG: MR. PARSONS FOR DIRECTOR

CC: MR. BELMONT

CC: MR. L

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October 19, 1960

CABLEGRAM

URGENT

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309,716

TO LEGAL ATTACHE LONDON

FROM DIRECTOR FBI

O GHOVE MESTING.

REQUEST FOR INFORMATION FROM BRITISH OFFICE OF PUBLIC PROSECUTION,

PC DASH FM. REBUCAB OCTOBER ONE EIGHT, LAST. NINE COPIES OF QUOTE THE FIRST LADY CHATTERLY UNQUOTE FORWARDED YOUR OFFICE

BY AIRMAIL TODAY. TOTAL COST WAS THREE THO DOLLARS, FOUR FIVE

CENTS.

REP: Jas (4)

1 - Foreign Liaison Unit (detached)

CK. If

APPROVED BY _

TYPED BY ...

NOTE ON YELLOW:

Copies being sent as matter of cooperation with British authorities who requested they be obtained in connection with forthcoming trial involving D. H. Lawrence's "Lady Chatterley's Lover" due to start October 20, 1960. Legat asked that he be advised of the cost. This cable being sent via State Department leased line at no cost to the Bureau.

Tolson Mohr Parsons Belmost

W.C. Sullivan
Tele. Room
Ingram

1960

CABLE

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COMMUNICATIONS SECTION

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#### FBI

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TO:	DIRECTOR, FBI _ATTENTION: LIAISON SECTION	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATBARD 19 1900BY 55550PCCCC COMP # 309,535
FROM:	SAC, NEW YORK (64-1971) <u>HR</u> o	UE PRESS, et al
RE: A	REQUEST FOR INFORMATION FROM BIOTECOMY BEAUTION	RITISH OFFICE
	Re Bureau routing slip 10/4/60.	45-1731 XOVE
Chatterl readily	Under separate cover, are nine over, published by the Dial Press available copies of book and the d from NYO funds.	copies of "The First Lady in 1944. These are only
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E.B.

## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C.

To: FBI, Los Angeles (145-938)

June 7, 1967

BARNET ROSSET, dba
EVERGREEN REVIEW, INC.,
80 University Place
New York, New York 10003
ITOM

00: NEW YORK

Examination requested by: Los Angeles

Reference: Letter 5/18/67

Examination requested: Document

Remarks:

John Edgar Hoover, Director

REC- 121 Lab. No. 145-3799 —/

EX TOP

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Your inquiries as to the obscenity of the magazine entitled "EVERGREEN" will be made the subject of a separate communication.

MAILER 3 JUN 7 - 1967 COMM-FBI

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CWB:FCH (9)

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MAIL ROOM TELETYPE UNIT



## REPORT of the





## FEDERAL BUREAU OF INVESTIGATION: WASHINGTON. D. C.

To: FBI, Los Angeles (145-938)

Date: June 7, 1967
FBI File No. 145-3799
Lab. No. D-535448 AV

Re: BARNET ROSSET, dba EVERGREEN REVIEW, INC., 80 University Place New York, New York, 10003 ITOM

Specimens received 5/22/67

Q1 Magazine entitled "EVERGREEN," Evergreen Review No. 46, for April, 1967

Result of examination:

A search of the Bureau's files disclosed no record to indicate that copies of the magazine entitled "EVERGREEN" have been forwarded previously to the Laboratory of:

In accordance with your request, specimen Q1 will be returned subsequently.

Tolson
DeLoach
Mohr
Wick
Casper
Callahan
Conrad
Felt
Gale
Rosen
Sullivan
Tavel
Trotter
Tele, Room

Gandy .

CWB:FCH (9)

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MAIL ROOM TELETYPE UNIT





FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE NO LAB FILE

#### Laboratory Work Sheet

Re: BARNET ROSSET, dba EVERGREEN REVIEW. INC.. 80 University Place New York, New York, 10003 ITOM

Examination requested: Document

OO: New York

Examination requested by: Los Angeles (145-938) 5/18/67

Date received: 5/22/67

Examination by:

File # 145-3799-1 Lab. # D-535448 IEAV

Result of Examination:

1. N.I. Q1 in QF. With opinon re obscenty.

#### Specimens submitted for examination

Magazine entitled "EVERGREEN," Evergreen Review No. 46, for Q1 April, 1967

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Return Evidence

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Specimens retained in

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June 23, 1967

Airtel

To:

SACE, Los Angeles (145-938) (Enclosure)

New York San Francisco San Diego

From: Director, FBI

BARNET ECHSET, DEA, SO UNIVERSITY PLACE, 10003 MEN YORK, MEN YORK ITH

DO: MEN YORK

HUY 9 3

He Los Angeles letter 5/18/67.

The Department has advised that they are of the opinion that the publication "Evergreen" would not be proscribed from mailing or shipmont in interstate conserce. It was stated that it cannot be said with any degree of certainity that this publication is utterly without social importance, nor that the dominate these is directed only to provide interest, not withstanding some isolated paragraphs or passages that may be questionable.

1967 JUN 23

Tele, Room Holmes -

Gandy ...

Enclosed for Los Angeles is one copy of the publication "Evergreen" forwarded by re let.

CRM: jls )

NOTE:

REC 10 145_3799-2

Los Angeles submitted publication "Evergreen" for an DeLoach opinion as to whether or not it may be actionable under the ITOM Moh# ____ Statute. The Departmental opinion was offered by Gene Anderson. Wick -. Cosper_ Callahan . Contad -

Felt ... Gale . Rosen Sullivan . Tavel -Trotter .

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Per FOTA Pennest

MAIL ROOM TELETYPE UNIT



TO

DIRECTOR, FBI (145-3799)

DATE: 7/26/67

FROM (1)

SAC, LOS ANGELES (145-938) (RUC):

SUBJECT:

BARNET ROSSET, DBA EVERGREEN REVIEW, INC., 80 UNIVERSITY PLACE, NEW YORK, NEW YORK 10003 ITOM

ITOM

00: NEW YORK

Re Bureau Airtel 6/23/67.

The publication submitted by Los Angeles letter of 5/18/67 and returned to the Los Angeles Office by refAirTel has been returned to the source.

In view of the opinion of The Department, no further investigation is being conducted by this office.

- Bureau. (145-3799)

l - New York (Info)

1 - San Francisco (Info)

1 - San Diego (Info)

1 - Los Angeles (145-938)

HEY: (6)

EX 105

:REC 82

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